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Federal Defenders OF NEW YORK, INC.

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May 5, 2021

BY ECF

Honorable Paul G. Gardephe United States District Judge Southern District of New York 40 Foley Square New York NY 10007

Re: <u>United States v. Andrew Lawrence</u>

21 Cr. 127 (PGG)

MEMO ENDORSED

The Application is granted.

SP PRPERED:

Paul G. Gardephe, U.S.D.J.

Dated: May 6, 2021

Dear Judge Gardephe,

On January 29, 2021, Mr. Lawrence was presented on the instant charges and released on his own signature. Since then, he has been out on bail, and his conditions include home detention with electronic monitoring.

We write to request that the Court grant Mr. Lawrence permission to go out to dinner with his family on Saturday, May 8, to celebrate Mother's Day and his birthday, from 6:30 - 9:30 p.m., plus travel time.

Pretrial Services by Officer Jonathan Lettieri confirms that Mr. Lawrence is in compliance with his bail conditions, but per office policy, Pretrial opposes all leave requests for social functions for defendants on home detention. The Government by Assistant United States Attorney Andrew Jones takes no position on this request.

Thank you for your consideration.

Respectfully submitted,

/s/ Sylvie Levine 212-417-8729

cc: Pretrial Officer Jonathan Lettieri (by email) A.U.S.A. Andrew Jones